Local PLRA Complaint Packet

Scott Ramon Parizett 37132

Rev. 5/1/13

FORM A

FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

IN THE UNITED STATES DISTRICT COURT DISTRICT OF NORTH DAKOTA

[NO	OTE: Ente	r the FU	L name and inmate number of each Plaintiff]
N N N N N N	oshua nb eah	vs. nnd E Ropa Vista Hurl	Complaint C. Larson Word county States attorney Frey (Mchenry County States attorney) L (ward county Sherriff) (2021) 16 L ward county ey (Judge michenry county) State of North Dellota
[NC	TE: Enter	.	L name of each Defendant]
I.	Prev	ous I	ger (mchenity county Sherriff) (2021)
			e is more than one plaintiff, attach a separate sheet with the information in part I and II below for EACH plaintiff.]
	A.	Have	you begun other lawsuits in state or federal court dealing with the same facts involved in this n or have you filed any other lawsuits relating to your imprisonment? Yes No \(\sigma\)
	B.	If you descr	or answer to A is Yes, please answer questions 1 through 7. (If there is more than one lawsuit, ibe the additional lawsuits on another sheet of paper, using the same outline.)
-		1.	Parties to this previous lawsuit:
			Plaintiffs Scott Parizek
			Defendants Ward (nunty Jail
		2.	Court: United States District Court, Ward count [NOTE: for federal court lawsuits, name the district and for state court lawsuits, name the county]
		3.	Case Number: 1:18-CV-01110, 1:18-CV-115
		4.	Name of judge to whom lawsuit was assigned: Charles 5 miller
		5.	Disposition of lawsuit, if known: <u>dismissed</u> on dood, toith [NOTE: for example, was the lawsuit dismissed, appealed, or still pending]

Local PLRA	Complaint Packet Rev. 5/1/13	
	6. Approximate date lawsuit was filed: May/31/2018, June 15 2018 7. Approximate date lawsuit ended: June/21/2018, Feb/2021	
II. Place o	f Present Confinement:	
A.	Is there a prisoner grievance procedure in this institution? Yes No □	
В.	Did you present the facts relating to your complaint to the institution's prisoner grievance procedure? Yes ☑ No □	
C.	If your answer is YES, 1. What steps did you take? Jan/10/2021 Complained to head Jail Staff in Heart of America	
	2. What was the result? Asked if I had pending ruses in ward, then Injusted Ala provider of my treatment. There is a phymacy in every town more information on complaint filed on March 10 3022	_
D.	If your answer is NO, explain why not: Heart of America I was on iceolation during the trist week unable to get to the Keyask also So sick could not Stand-	
E.	If there is no prison grievance procedure in the institution, did you complain to prison authorities? Yes No 🗆	
F.	If your answer is YES, 1. What steps did you take? March/2/2022 I had my bond which was told to me to be 8,000 Post/02° with 250 already posted. I had trook a Dlea deal of time Served on Cases 51-2021-CR-00164, \$1-2021-CR-0038 \$1-2021-CR-00742 and \$1-2021-CR-02023 to resolve a bold and be able to Complete a Probation revacation requirement with only 10 day. 2. What was the result? To prease refer to 2 tetter march 10, 2022 I are my Court documents to Jail Staff told was a lier and no one did any things to help me as I was held on a Pand that heen resolved a so in or about 03/2021 I was held without Rood when infact I had a bond.	Ś

Ņ	PART 11 Continued Name of Defendant # 5 Michael - Hurley Uticial Position: Michenry County Judge
	If Defendant is a government official or employee, are you Suing the Defendant in his or her official capacity Defendant is a government official or his or her official capacity Defendant is a government official or his or her official capacity Defendant is a government official or his or her official or his or her official or his or her official capacity
_	If Defendant is a government official or employee are you swing the Defendant in his or her individual capacity Defendant No
	Place of Employment McHenry county court house 407 main street South 100m 307
	Name of Defendant #6 Trey Skager Official Position: Mchenry County Sherriff

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.It	Defendant	isag	overnme	erit official	cr
emybye	ee, are yo	ou Sain	4 the	Detendant	in
his or	her offic	ial cut	Dacity		
	I ye		,	* '	•
	I No				

If Defendant is a government official: or employed, are you suing the Defendant in his or her individual capacity IT NO

Place of Employment:
mcHenry Courty wait rouse
1/07 main street South room 30/

Part 11 continued name of Defendant #6 Leah Viste Official Position: assistaint States attorney

If Defendant is a government official or employee, are you suing the Defendant in his or her official capacity X yes II NO

If Defendant is a government official or employee are you suing the Defendant in his or her individual capacity

Yes

Place of Employment Word county court house 315 3rd St S. E.

name of Defendant or government enity #7 The State of North darkota Official Position NCC(!!c SO States in U.S.A.
If Defendant is a government official or employer are you sumy the Defendant in his or her official capacity At yes I NO
If Defendant is a government citicial of employee, are you swing the Defendant in hisor her government enity corpacity Les - 400
A government enity can be as big as a state and as small as

Local PLRA Complaint Packet

Rev. 5/1/13

II. Pa	erties	Rev. 5/1/13
[NO		name in the first blank and your present address in the second blank. Do the same for
A.	Name of plaintiff:	Scott R Parizek
	Address:	
B.	Additional plaintiffs:	
Oluli	OTE: In items C-F below, enter the ik, whether you are suing defendant in the fourth blank.]	full name of the defendant in the first blank, defendant's official position in the second both official and individual capacity in third blank and defendant's place of employment
C.	Name of Defendant #1:	Rozanna Clarson
	Official Position:	Word county States attorney
	If Defendant is a governm official capacity? Yes	nent official or employee, are you suing the Defendant in his or her
	If Defendant is a governmindividual capacity? Yes	ent official or employee, are you suing the Defendant in his or her
	Place of Employment:	Ward county attorney 315 3rd St S.E. Minot
D.	Name of Defendant #2:	Joshua E Frey
	Official Position:	Mchenry county States cettorney
	If Defendant is a government official capacity? Yes	ent official or employee, are you suing the Defendant in his or her No \(\sigma\)
	If Defendant is a governme individual capacity? Yes	ent official or employee, are you suing the Defendant in his or her No 🗆
	Place of Employment:	McHenry States attorney 407 main Street South Room 307
E.	Name of Defendant #3:	BoB Roed
	Official Position:	want county Sherriff

If Defendant is a government official or employee, are you suing the Defendant in his or her official capacity? Yes No D

Local PLRA Complaint Packet

Rev. 5/1/13

	If Defendant is a governme individual capacity? Yes Place of Employment:	ent official or employee, are you suing the Defendant in his or her No D Ward County Sherriff 315 3rd 5+ 5. E.
F.	Name of Defendant #4:	Theah viste
	Official Position:	ASSIDEM DA
	official capacity? Yes I If Defendant is a government	nt official or employee, are you suing the Defendant in his or her No nt official or employee, are you suing the Defendant in his or her
	individual capacity? Yes	No O
	Place of Employment:	Word County Court house Judge 315 3rd St S. E.
G.	Additional Defendants:	Use a separate sheet of paper. Write the heading PART II CONTINUED at the top of that sheet. For each additional defendant list: Name Official Position Suing in Official and/or Individual Capacity Place of Employment

IV. Jurisdiction

This complaint is brought pursuant to 42 U.S.C. § 1983, and jurisdiction is based on 28 U.S.C.§1343(a)(3). Plaintiff(s) allege(s) that the defendant(s) acted under color of state law with regard to the facts stated in part V of this complaint.

Local PLRA Complaint Packet

Rev. 5/1/13

V. Statement of Claim

A. Claim No. 1: [NOTE: State here <u>as briefly as possible</u> the basis for your claim, including the facts of your case. You MUST state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved (for example, other inmates) and state the date and place of all events.]

Are you claiming any physical injury? Yes \(\sigma\) No \(\sigma\) If yes, please describe.

Joshua E Frey was called and left Several Voice mails
About how I was in the Community medical services
Methodone treament of 60 mlgs dayly which I was
getting while my sort Stay at word county. I wrote
a letter to makhenny courthouse michael Hurley disregarde
r. Bob Roed and Trey skager allowed transport anyways
knowing I would be cut off my methodon dayly
does. Wenslay, Middle of January, I was moved to Rubey
the Heart of America for no reason, for Mahenny county did not
have a jail and the court hearing could of done over zoom
out of ward county. I was denied my methodon

B. Claim No. 2: [NOTE: State here as briefly as possible the basis for your claim, including the facts of your case. You MUST state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved (for example, other inmates) and state the date and place of all events.]

Are you claiming any physical injury? Yes \(\sigma\) No \(\mu\) If yes, please describe.

Douglas C mattson and Rozanna C. larson have

Discriminated against the Plaintiff for his roll in

EXSIZING my Rights as an american with Disablity's

Douglas L mattson Stating that he Should not be

My Judge asked to be removed from my frivolus or malicious

Criminal Charges. The Judge had asked to be

Ternoved from my criminal case at the internal

apprance. I was later denied due process, giving
a failure to appear reggainst the court agreement.

march/20/2002

Statement of, claim A continued/claim no! page 4 exhibt(1) under 12.1-32-11, 12.1-32-11(1:3), 12.1-01-01(B), 12.1-32-01(6), 40-18-14, 29-26-05, 29-26-10, 29-26-12(2). reffer to exbit(1) or index on march 18-20 Joshua & frey was called like last time in about mid Jan/2021 texted and the Plaintiff express with great concern of his physical health. Joshua E frey the States attorney of Mchenry county of N.D. 701-537-5682 at 1pm on march 20 bet text on march 18 friday vioce mail Michael hurley wrote ord called 701-537-5729 401 main St Room 203 Towner N.D. 58788 on march/20/2002 and march/18/2002. Several letters through Dec-March. Warning of Situation BoB roed wrote letter march/20 8:38m County days som K2 at 8:35 pm to captain David and BoB roed explaining Situation. In Jan/2021 only Staff was notifed moved quickly last Hime The \$1,175,000-00 is for hard ship Physical Stress dove to Plantiffs Body, mind

and Soul. The money will be used to pay for medical needs of Plaintiff such as a car to get to hostible and a house to allow the Plantiff to live a normal life without Stairs in the house, on easy access tube to shower in and to take a booth. To have a pay to pay a trainer to keep movement and health up. To have a morge free house were will plaintiff work. The money will be long term living expenses

The 1,175,000.00 why be award a huge Violation on American with Disablitys were violated the Paintiff trusted the guarantent entry with his life and physical which belong. The Paintiff was already let down three times now being? Threaten a fourth time. The Picintiff live has been shorten extremly by the molicious attacks on Plaintiff health and freedom by the State of north Darwter. Michael Hurby, Tochwa E frey, and very skayer put the last rail in the coffen as they say I ask ma wrengtal cleath in the near futture do the Situation. Sale of this Suit go to payton Phrizell when he is 18 years of age, 250 to Vanicea Parizel of Erickson the last 250 go to Dodi Ruth Erickson

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Statement of Claim

B continued / Claim no 2 page!

Douglas L mattson did not allow me to have a preliminary houring to hear the evdence in criminal cases 51-2020-CR-01991 and 51-2021-CR-00387. The case 51-2020-CR-01991 out of ward county, 1:D. was very matrious and frivolus against the plantiff. The case had a clear 4th addition to plantiff.

is being denied the most lusic Rights of

being an american.

The case 51-2020-CR-01991, The Minot P.D. had went to ruthvillie oct/2020 for a simple cissault Donstic violence situation. To plaintiff answers the door, steps out, shutting the door behind himself. The Police ask the Plaintiff's Name and answered "Scott Erickson" Erickson is his mom, sister, brother, and step father for all his life last name. The plaintiff is in the back of the cop car as minot P.D. called the Minot Parol and probation office. The Police got whole of the wrong P.O. and get the Office got whole of the wrong P.O. and get the Office the door officer yell movement inside the home; eventhough, offer the Sweep no one was in there. The Home was not on

Any Parol or Probations Officers approved addices File. The Home owner was not on Probation at the time of Search; the police simply kicked the Idoor down and as they made incide I yell from the cop car everything is more in the naise. The truit of the Poisonaus tree doctrine, exclusionary rule and chimel V california (115, Sup, c+ 1969) apply in this case, but I have sat over a year on the case Judge Douglas L mattson violated my Right of one process by 101 allowing the to have the preliminary hearing due to Douglas L mattson discriminated against Plaintiff in the cases before hand 1:18-CV-115, 1:18-CV-01180 The case SI-2021-CR-00387 is very malicious over Il charges with a tampered with Video evedence as the main line of States evedence Judge Douglas L mattson once again denied my preliminary hearing and his montion was denied of been removed from my case load admitting himself that he slould not be my judge due to his discriminative issues. acquiret me. Rozanna Clorson, Douglas L mattern , and leah viste while in working under the color of law did not make a real effort at cill in my cases to make 1+ cin A sum of \$125,000.00 Should be

Statement of claim

B continued / claim no 2

awarded to the plaintiff because while

the Plaintiff was in ward county his bond

was told to him 10,000 cash but online

it stated No Bond due to the 8th addmendment Douglas L mattson and Bob Roed had violated the USA. Amendment due to discimination of plaintiff. The \$125,000 00 Should be awarded to Plantiff, for the Plaintiff's Victim in the criminal case was 3 months pragnet with the plaintiff's daughter case SI-2021-CR-00387 The family was split up, emontional and mental suffering under went by Plaintiff.
The 125,0000 will go to ighting the worst Heah Viste, Douglas Mattson and Rozanna C, larson made in the time of the Pkintitts life. DNA testing of cothleen Hubbers chaughter also futture court cost to get Plaintiff's Douglas L mattson also made a very

Douglas L mattson also made a very discrimating montion apon plaintiff late Declaration. Douglas L mattson gave the Plaintiff a 1 the Douglas L mattson gave the Plaintiff a 1 the Douglas Con case files that already

had a Bond posted. Rozanna Clarson working as the State of north Dattota in a failure to appear on a Status conference.

The courtilleagally filed a failure to appear on the Plaintiff. The scheduling order for all the Criminal cases against the Plaintiff States the Plaintiff only has to Show up physically with an asterik. The Plaintiff did not have to Thy sically appear for on the aggreement that the court gives in all cases unless the Court gives a 24 day wrighten notice under the scheduling 3.2 Rule 6(d)(1), (6)(d)(1). The court was past the dates on the scheduling order aggreement Schedule order (K) on misdormenor 2) on fellion matters the date on the schedule order were very much past the date that physically appealing montion issues had past. the#125,000.00 would cover loss of employment, reputation and physical lite. The mental and emontional pain put on plaintiff along with the unneeded Stress put also con the already weak heart.

The failure to appear was dismissed, but The damage had been done Leahviste is a good person Just trying to do her job

Statement of claim
C. Continued/claim no2. page 3

Leah Viste, Rozanna C Larson, and Douglas L mattson are breaking there own Kount rules on case 51-2021-CR-00742 one of the many cases on the Register of actions on 11/23/2021 index#30 The State held a request for Status conference for the 12/03/2021 only 10 days this is only one example other cases very on the notification to Plantiff, Under the Scheduling, order 32 Rule G(d)(1)(1), Rule G(d)(1) + he Court must give a 24 day notice to physical appear also the date required to appear Physical according to the scheluling order. The Plantiff said be defendant in the documents only need to appear physical on issues with an asteric. The scheduling order also states that Plankiff said defendant in court documents only must appear to case issues before Seid darle on the Scheduling order 17- Self under (1) on misdormenor scheduling order (2) on fellion scheduling order. The date for past in all cases: 51-2021-cr-00025, 51-2021-

CR-00027, 51-2021-CR-00164, 51-2021-CR-00387 and 51-2021-CR-00742 issued 12/3/2021 Leah Viste and Rozanna C larson prove my point of discrimination under cases 51-2021-CR-cools and 51-2021-c12-00027 the factal bases explains everything and also prove the State will issue a warrent on anything on the plaintiff, A man Soid I called is that enough to jail a man? The case 51-2021-LR-00998 reanforces My Point completely of how grossly my rights as an American are discriminated. The Justice system Should be here to helpour people not hurt them or used in away to "get back it a person"
The acts of discrimination are gross and very unjustice like. The deterdants 10010 advantage of there government job or position to make an example out of a person who Speaks out against the Sleite. The States attorney Should n't clause a men with just anythings or believe anyone To charge the Plaintiff with rellion stadlings as the Viteum is trying to vist the Plaintiff to Show the new born daughter or charging Phintiff with a vidation of contact order while Said vilsim is Plant for calls patside Jail wring, Apriled loves while

V. Statement of claim A. Continued/claim 101 American Disablity Act under Mail. A federal Civial Right States No government enity may denie or discriminate against methodone treatment with my pie exicting heart condition compounds this Situation A clear disregard of Human life and reckless endurgerment of my Physical health. The damage done to my already trouble heart is noticed dayly with a pain that has only gotton. Worse Since this event

I left Jan/2021, tuesday night for heart of america in Rubey N.D. I went through Seven days of no methodon treatment. I was not slowly detoxed simply cut off cold turkey meaning a sudden Stop or denied me my treatment of methodone.

As I was being denied methodone at the Heart of America, Rubey N.D. I would beg staff for help in the life situation, I was put in. One Staff member asked if I had any word county Warrents" to move me back to ward county Joil were I could get my treatment

I answered "No"! Another Staff member Said Heart of America in Rubey N.D. Don't have a provider I answered Every town has a pharmacy. I went through life changing and threatening. detox again. The feeling of Chest pain, goose bumps, sweats, No Sleep, cont eat, throwing up, head achs and damage once again to my heart. The pain was so bad that words can not discribe it; Joshua E Frey and Michael & hurly knew it when I went, to court un cases No. 25-2021-CR-005 & 2020-CR-301 Michael hurly saying Kangaroo coart and allowing The two had to thow It was a laise Plea of quilt. It is recorded on video and the dieatog is Self exploining only to have the cases on my Probation retocation later. Used by Rozanna larson. A false Plea of guilt Everyday is a Struggle to make it up a flight of Stairs or even Sitting for more then a half hour without chest pain. My tamily can see a prononiced difference to before this event had happen in my life

Page 2

March/20/02

V. Statement of Claim

A. Continued/claim no 1

I can not lift heavy items, run or even Stand for long periods of time. I already have soveral consequenses from my last Sever denial of my treatment 1:18-cv-01110 November 2016 with ward county. The Combined events have made little to nothing like before. Sex is a paintul event now with it ending namally grasping my chest for the pain is to much to even do it, for lafter Novembers 2016 with ward county event the pain was some what manageable. I will never live a normal life or be able to hold a job. I dream of being a dad, 2016 and now the Physical duringe cought up and doubled down. I have to ponder if our Justice system was just-trying to Kill me of I experanced two life threating Situations and Several discrimatering criminal case for my roll in speaking out or UP against the country of Ward-reffer to exbit 1 or index

Joshua E Frey, Michael Hurley and trey stager must pay the comount \$1,175,000.00 to the be a worded to the plaintiff, for Dening methodon treatment to the plaintiff, scott Parizek Coused Physical injury lasting for the rest of the plaintiffs life. The plaintiff also had experanced fear for his life, plead quilty in a non lawfull way Hhat had lasting consequenses, How will the plaintiff ever work or live a normal life after this trugeedy, at only 31 what or will he be able to do for world, even at times having to pee Sitting down for the chest pain. The defendants were only working under the color of the law, but it should be Split by the countrys for equal accountability. The word county Sherriff Should of not let me be put in harms way and mchenny county defendants. Should of performed zoom from ward therefor not moving me to a sail that would have life long Consequences to Plaintiff, mchenry county don't rave the 1,175,000,00 would cover living experces along with fulture medical travel, medication, land up keep of needed medical exames for Plaintiff, coving lost employment and any needs see Fiffor Plaintiff directly coused

Page B

march/20/2002

Statement of Claim A continued/claim no 1 the defendants while working under the color of law also being a clear deried civial Right, The mohenry county defendants The plaintiff should be awarded the 1,175,000.00, for he even called warning of his bad heart condition and how it would be putting his health in harms way also wrighting Several letters to mohenry county defendants also letting word county tails Staff Knowings of the Situation. The Jefendants Both haur a hand in the Situation, Mike husley most all Everything, the plaintiff does he is item. indeed of the event by chest pair and head achs, showing, laughing, sitting, driving, and even Sleeping. Plantiff has to Sleep it only select positions in order movie with the lifeless expendeges due to the rased black preasure meds us a direct cause of the dening of his

inethodone transment guirced by rederal luns not to happen. Mchenry county far more at fault because there deviced methodon, so Michael: hurley, Joshua E Frey and trey stager denied transment

Topolice: in all on m. Voice mails > He had the power to contact Trey skiager mehenry county. Sherriff. BOB Roed ward county sherriff tailed to not allow or report that moving the plaintiff while be putting in harms way. Midpael. Hurley tailed by not Falling the letters seriously or con mining the Plaintiff would be put in. All derendants failed to uphold that No inmate will be Put through physical harm protected by many laws throughout our government Jan/2021
A government enity is a group of people working under the color of law. The group of people are directly dealing with human literand health. The group of People, have a very large amount of power and responsibility. The group of prople can work together to get a resault they are Scetting for or physical dernage inflicted. Yes, I was miniment dunger of serious physical injury that could of been avioded by the defendants if they would of not denied or discriminated the treatment program. Michael hurley going as far as sentencing me to 20 days on a cross & missorii a lor war included warning 25-2021-cP-m5 & 2000-cR-201

Local PLRA Complaint Packet

Rev. 5/1/13

C. Claim No. 3: [NOTE: State here <u>as briefly as possible</u> the basis for your claim, including the facts of your case. You MUST state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved (for example, other inmates) and state the date and place of all events.]

Are you claiming any physical injury? Yes \(\text{No D' If yes, please describe.}\)

Leah Viste \(\text{Rozanna C. larson has made Several frivolous and mulicious criminal cases against plaintiff the Plaintiff even prodicting that Rozanna C larson would be Charging the Plaintiff with a frivolas case in case 1:18-(V-01110 or Parizell Vs. ward rounty.

The Plaintiff only weeks before trail had wrote a letter that accurately prodicted the event to a remarkable reality in the months before hand 51-2021-CR-00387.

Leah Viste \(\text{Rozanna C. larson had broken 3 Plea deals off the record and even charging me for the most outragest thinks \$12021-CR-00087.

D. Claim No. 4: [NOTE: State here <u>as briefly as possible</u> the basis for your claim, including the facts of your case. You MUST state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved (for example, other inmates) and state the date and place of all events.]

Are you claiming any physical injury? Yes \(\sigma\) No \(\sigma\) If yes, please describe.

On Dec/21/2021 I was served a warrent that Stated to
Scrue 90 day or provide proof of completion of Dancitic class
and I had completed an anger management class The Judge
Said to do an online class. According to 29-26-10 due to
K. Hossan putting 439/8072 duted 12/21/21 1450 hrs dufing
and time on warrent with officer under ward county I am
Committed to the officer. Another form of discrimination
Violation of there own laws against plantiff. Bob Roed
and try skager being active sherriffs acting under the color
of the law should of timen that my medication could
not be denied by a youer mornt enity

State ment of claim Co continued/claim no 3 pagel Leahvister Rozanna C Larson, and Judge Douglas L mattson failed while working under the color of law to treat. The plantitiff equally instead there discrimination against the plaintiff was at full force. as we all know it is very easy to see the discrimination against the Plaintiff as you read that very true Situation. All the evedence is in court documents and not hard to find. to revocate the plaintiff drug probution on nonviolent nondrug cases To have public defender monty mertz, targo Say to the Plaintiff "if you don't lake the Plea deal, I will tell the State your not coperating not taking the Plea dea" Leah viste, assistant States attorney says" you won't take the plea deal we will just give it to you" only be \$550 for the court of word county to lie and the plaintiff be held on a \$7,775 bond. The Storge was set and it No one can see how the State used

the girl like a Form or that Rights

Were being violated across the board. Abt of monkeying around, so the PSB,000.00 should be awarded due to the Pure four in stilled Into the Pkintiff and it be used for councling The state no longer believes in it's people; it is breaking several laws Jerking me crowns. and the discrimination can be seen all the way buck to Nov/2016 when the Phintiff lost his son while in the methodone treatment program a clear discrimination act. In Nov/2016 the Phintiff or I had been locked up denied my treatment almost died rushed to the hostible to have a enlarged cirysim, medication resed, and almost die. I filed a complaint with the D.O.J. Jan/ 2017 inwhich changed treatment for ever in north dallota across the State. I saved thousands of lives, changing even more, and showing the frist relief of the opiod overdoes issues along lasting reliable parvention for thousands of lacol north Dellotaris. The program was allowed in several jails and even N.D.3P. but I was granted No money for my Suffering

| Statement of claim C. continued / claim no 3 page 2 Leanviste & Rozanna C larson State Attorney for N.D. country of word has a grudge and alternitive Mototies in any cases. Rozanna Clarson issueing Several counts of frivolars or malicious criminal Charges to herassing, Violating American Rights, and addbusing powers given to her by her office working under the color of law. Rozanna c larson will not look at the truth or accept that her job is not to make thing look one way or to after reality. Lean viste ! Rozanna C larson will violate even the most basic American Rights to ensure a convictioncase 51-2020-CR-01991 the 4th addingentment I spoke of earlier. 77 case 51-2020-CR-02025, A case had should not excist for anotherized letter was randed in 5 day Prior to the date of crime asking the no contact be dropped with the State using the Situation in order to entrap the pointiff. within 60 days of the diopial cicci Joshua E frey had issued another no contact and Rozanna Clarson enforced the order

Knowing just months before it was dropped. Case 51-2021-CR-00005 CIRC SI-2021-CR-00007 I'c plaintiff criminal vitium John Doe had Simply went down to the police claim struck inculling Phone call log that should a text how number had called him. John Doe Said it I was the Plantiff is all the evedence in the case. The Phintiff had to post at 150 bond then was Microed to Heart of contricu dovied his methodon Frechment then Joshuce # frey had issued a Simple assault by only words as evedence. The Printiff not arrested on sence, hor was giving his treatment. The plaintiff has beguin! Wonder if the two States attorney were working loyeather to ensure a Dismissal in case Disnissed on good (cith) Rolanna (larson Huraning of heartd be on methoden and the no contact between the mother of my doughtor and to printiff could easy be renewed to "Set up" the plaintiff. case 51-2021-CR-00164 The Viction in the crime addmitts to making contact 1151 but Rozanna Clarson tuel of

Statement of claim C. Continued/Claim 3 page 3 discrimination of the Plaintiff in the American Disablity complaint made against ward county was far from being over, Rozanna Clarson had ensured if the Plaintiff did 10+ get into any trouble case 51-2020-CR-01991 would be dismissed then issues several frivolus cases frist broken Pleu deal life case SI-2001-CR-00387 with tampored with evedence 51-2021- (R-00998 00/18/2021 unother charge Plaintiff's Crimmal Stalking Victim in case St. 2021-CR-06387 vera applied to Vist the Plaintiff to Show the new born buby girl. Jane Doe had put money on plantits comunication's account copies at a government enity holding the Plaintiff for Stalking her to VIST. The government enity denied the Vist against the Frist addingulant BoB' Roed the head of the enity had not Stood up for the Plaintiff to see his new family member instead giving the Plaintiff another charge \$1-2021-CR-00998

Douglas L matter, would also up hold

the no contact order eventinough request

Were made Several times to drop the order by Jane Do. Once a Victium of a Lie Contact order applies to vist an inmate while in custody this is a clear violation of the frist add mendment Freedom of speech and peaceful assemble. If two partys want to Speatl but curt because of freedom of Speech. The evedence is clearly In front of anyone looking at the picture. Lean viste, Rozanna Clarson and Douglas L mattson denied the pursuit of happiness also covered in the most busic Rights due to there discriminated demeanor Showen time and time in the court room. dening the Plaintiff even to see his newly born daughter or visting the mother of his child fueled by the grunde upheld by the plaintiffs past Invosait 1:18-CV-0110 Parizell us ward county The Plaintiff Should be awarded "Sommon to re build his inmage, and the mertal advise The Marky will be used for councilirst that is very much need after the situation.

Statement of claim Leah viste & Rozanna Clarson, had made Several falle aggrements with Plantiff after the Bone was posted in case 00387 the deal Wes 18 month 7 months Berved with a tompkens requirment. The Plaintiff posted bond and went to treatment completed the Program at North human Services The cookiler giving a time situed recomendation but Rozanna Clarson did not up hold the aggree ment made off record even moving torward with revocatting Plantiff probations in attempt to force a Sentence the 18 months. The new offer 18 months with no time Served, so the Plantiff would do 2 y2 years for giving a girl a babby and trying to be a DAD got Sober Completed treatment, Rozanna Clarson and Douglas L mothson Still Wanted More. The Plaintiff past afterex namely merte had said very upsetting Statements to the plaintiff. Money mente has said several times of the Plaintiff that there are alot of discriminating Statements Said by the Judge and States attorney

Montey Mertz made it very clear to the Plaintiff that the criminal case against him was not about what is happening but wheet had happen in the 1:18-cu-01110, or Brizek us ward county the \$50,000.00 should be awarded to the plaintiff on the base's of abassing the office of power, making false situation to got back out the Plaintiff and even denied a family the pamerican dream all on discrimination uphed in past award events.

the \$50,000.00 will be used to undue the hard Ship put trough the plaintiff. The forcing of a plea deal and issueing timinal case of a plea deal and issueing timinal case of a Civial lawshit is underway. The state lead by Rozanna C-larson has done anything but good faith in the dismissed case. Raized Vs ward county Rozanna larson plan to destray the plaintiff is, has, have work taking the Plantiff frist born son while the plaintiff was in treatment. Vancy B cottrill a public defender out of williston N.D. can easly agree my gose load has alot of discrimination. American to poon will also go to legal tee's for plaintiff for helpra vorlitable of legal tee's

\/.

Stutement of Claim 4 Pagel

Scaired for my life once again put in a very real threatening situation of life and death- I had to possible read my Bond out of ward county in border to asure my saftey to not be detexted cut cold turkex or a Sudden Stop of 1114 inchadore treatment with a sever heart condition adding to the Situation. The Situation Specels Volumes of the danger in human lite being loss. I am prepaired to revocal my Bond out of word county to insure. I would be Safe to continue my dayly treatment. The federal law States no inmate will be Physical harmed and No government enity may denie or discriminate against an american who is on methodon treatment. A government enity is a group of people looked at in a Small way such as Jail Staff or as a big way such as group of Jails or of screed bail staff from different jails. When an inmerte is transported to a different Jail it would still be under the control of a government enity in hole or purt. Just because a Sherriff is out of

Jurisdiction to pick up an inmute does not mean his power or control of the human life Stops or is not current to the handle of that Said inniale while out or Jurisdiction A government enity could be all of the United States of America who is working under the color of law on duty. A plaintiff can not see a building such as the word country Jail but the building can see the plaintiff in a crimminal maner. If a plantiff Spray Paints the Jail the restitution, would be hamed the word county jail. That belig Said how is it A plainlift can't sue or tools used by the government enity.

1:18-LV-115 (Sorry off topic, but part of my Situation dealing with the courts. Parizett Vs ward county 1:18-CV-01110 Dismissed in good faith the Plantiff who changed treatment in north Dahota forever sawing and changing human life across the State. The Case was a turning point only a month after. Dantiff Scott Parizett Filed a complaint. large hadane in Mirot, Bismark, furgo, and even

Statement of Claim D. Continued/ claim 4 page 2 N.D. S.P. allowing the trutture of freedment into the justice System a tobl giving to the State to provide a life Saving Combate solution to the war apprint opiods, Overdose, relapse provention and changing numans The The Plaintiff had won but yet no money was giving to Plaintiff Scott Roman Parize H 37132. The Plaintiff almost died and now lives a life in pain due, to the event. that pain is only multiplyed by the South Brizellor State of North dakota detoxing the south word county Plaintiff 3 times illegally: 1.) Nov/2016, 1:18-CU-18 a.) while in custody of N.D.S.D 2017-2019 about oct/2018 3.) Jan/2021, 1.) a Sudden Stop, 2.) a two week detox from 150 mlgs in Bismark East with a sever heart condition, No Wright up also no reason to Stopmy medication. 3-) while at ward county getting my does dayly posted bail and moved to Rubey Heart of Americal to do a intel apperance over 200m which could of been done out of ward County jail and the Plaintiff would still have access to his treatment while incustedy PXPlained more in claim No. 1

A fourth adtempted was made by the State of North Danota; mchenry county with herd county's complaint nature, adtempted to make the Plantiff be transported to heart of America, Rubey. Mcherry county, don't have a Jail, so The Plaintiff had no need to be moved But of word country socil on march /18/2022. The Plaintiff completed the online class said by the Judge and paid his fine in time. The warrent was issued to Plaintiff on Dec/21/2021 the 90 day served was completed maroch/10/2021 Joshua E Frey arm Micheal Hurley had been warned the Plaintiff was on .. rethodon Jan/2021 while the Plaintiff gave a false Plea of guilt due to This Sudden Stop or deried treatment. The Plantitf wrote Several letters to the mcheny county court house case no 25-2021-CR-005 & 2020-CR-301 The discrimination reaching and all new high when Michael Lurley makes the Plaintiff do 120 days on a class B misdormenor. Michael hurley issues a talure to appear on a medical marriwanna card: The Plantiff was regestered with the State at the time Joshua E frey failed to get the information. for the courts the State of North Larrota

Statement of claim D. continued/claim 4 Page 3 failed Scott. If the Plantiff had a class D driver liencens it would be, in a State wide data base only costing#7 a green card is \$50 paid by the inthe which is also un Just due to the nordship of COVID Micheal - hurley and Joshua E Frey were clearly put up the Plaintiff though discriminating factors after the Plaintiff wrote Several Letter explaining his seven heart condition along his engallment in the treatment Program. The Plantiff asked to allow his time be spent in ward county Michael invier gave no attention and asmissed lic Meintiffs letter. The Plaintiff colled Joshua E tret explained his situation, Joshua E frey did not care with a Stern Voice Said you did not serve the 90 days for us. He did not care about my treatment at all. Joshua E frey would of done nothing just as he did in Jan /2021. Micheal hurley Said Kangroo Court on record and video recording of my false Plea of guilt easly seen on the video by Plaintiff body language. Kangroo court is were inirates hold a court houring two triends act

one as the slates offerney and another as the judge if found quilt beat the descendent up in all case the defendant in Hangroo court by Michael hurly saying this on record along with Joshua E Frey in the court room The two Knew what was happened to the Hantiff as if Past inmates transported from ward have been through this before michael hurly trey stager and Jashua I frey are doing this illeage detax to get more Pleas of guilf. The three found an easy way to capitlize on Struggling illing help protected by federal laws. The three Mike harly, They steager and jeashed I frey oic critisal it he' are above the federal laws or human ights of Psubled Americans. It is not hard to know or immagen that all the deignants could, have, has or are traiting typeather Ac discriminate against our Second Class American A second class American is an american with a criminal

record. The Plantiff has expressed to all actuality

of how Scott R Perizell Change's treatment forever

in the State of north Dakota helping mankind

Statement of claim 4 page 4

D. contined / claim 4 page 4

With the figure of overdoes, relapse provention and with the figure of overdoes, relapse provention and solves in hope the defendants would solve lacol lives in hope the defendants help the Plaintiff instead it gave the defendants help the Plaintiff instead it gave the defendants more reason. The discrimination is all walks of the North Dukotei enity. From the jail posting the wrong bond online also telling Plaintiffs Hamily members the wrong bond, to State attorneys Charge happy cell the way to the judges Breaking Court rules as 120 day on class B. misdormenor taluire to appear on case files that would break North Delloter court laws. State atterney Charging cut ragest crimes against Plaintiff.
The Plaintiff Should be awarded \$250,000 for the basic american rights being violated against Plaintiff. The countless aftempts on his life and Violations of the USA constitution. The money will be used to build ahouse, America is the land of the free we ran here to be free why must the Plaintiff move in order to Stop the herassment loget cut of the Juradiction The money will be used to make up for the days in curseration also for councling

The defendants could of Simply treated the Plaintiff in a normal way. A viry

The Plaintiff is in danger of his life even today march/20/2020 by Joshua E Frey, Michael nurley and trex Stuger. The Plaintiff gave Several messages voicemails, texts court letters, and even talking with clerk of Courts. No one caved about the Plaintiffs. No inmate will experience physical harm. The response was a hang up, we don't care just like in Jan (2021.

Leah viste on March/20/2020 jave a visty reasonable plea deal on the cases, but the damage already done the redicules charges should of Mot Made the Hairliff Sit one day. The Criminal Charges and Should of never been issued. Micheny county decided not to move me march/cassed lasting physical damage in Jan/2021

Any one on methodone should be housed increased in get treatment. A Stater regestery

Local PLRA Complaint Packet

Rev.5/1/13

E. Additional Claims: Attach an extra sheet <u>if necessary</u>, and write the heading **PART V CONTINUED** at the top of that sheet

VI.	Relief
	[NOTE: State briefly exactly what you want the Court to do for you.]
,	To award all request made by Printiff Claim No!
ام	the Sun of \$ 1,105:000 Claim no 29/25,000.00 Claim no 3
J	50,000.00 (laim no 4 \$ 250,000.00 and case
,	1:18-CV-01110 be reopened and the sum of #900,000.00 in
	that case be also awarded to Plaintiff
	that case be also awarded to Plaintiff. Or a Joh 55,000 a year garently 22 years 25 hours Mark a weel
VII. S	Signature(s) of Plaintiff(s)
	Signed this
	(Signature of Plaintiff)
	Signatures of additional plaintiffs, if any:

VI Relief Special Event

If I die auc to transport to Ruber

Heart of America or wrongful deuth,

C. I not be less The Sum of my Suit not be 1855
then what asked, split between three
SOJO to Puyton Parizek at oje of 18 (son)
25 JO to Vanieca Parizek/ Erickson (Mom)
25 JO to Dadi Ruth Erickson (Sister) I ask for a coderal law that States No Child may be removed from the home if parents are in any form of treatment, when CPS exters C.P.S. is Very discriminating to anyone in the program How can parents be Subject to there program for trying to get help? C.M.S. should let C.P.S. know if the parent fails a WAE Not 1/e Protocall now-Michael P. Hurly V. Joshua E. Frey. Are most to blame in the issue and Physical damage. Michael P. Harley has made Several hoops to make Sure Plaintiff would be denied

It's reatment The county making has made it so a 90 day sentence has made it so a 90 day sentence has made it start until Plaintitt is housed in a jail without his medication. Thoused in a jail without his medication then a housed in a jail without his medication. A judgment is for more inmortant then a cashierrent so how is it the traintitt cashierrent so how is it the traintitt was not start with he backed out of with not start with he backed out of warrent. A guilty ward county on a warrent. A guilty ward county on a warrent. A guilty ward county on a warrent. A guilty ward that it is a clear discrimination by the Plaintit it is a clear discrimination. Guestion of country of an be as big as. factor A government enity can be as big as a country charge for medication why can ward country charge for medication while an inmate if we have medicaid? more programs for pre excitting heart Conditions like mine, I only have three values on my aorta. My left cim is 100/80 light 140/100 lest cum shorter the right
They just try to do there job and
become complainment, but I reed to stark P. The 402 should be proved by defendants